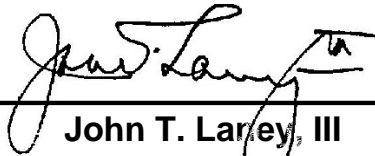




SO ORDERED.

SIGNED this 11 day of October, 2018.


John T. Larney, III
United States Bankruptcy Judge

United States Bankruptcy Court
Middle District of Georgia

In RE:
Flora Jan Harrelson
10919 Old Valdosta Road
Nashville, GA 31639

Chapter 13

Case No. 18-70773-JTL

Debtor(s) SSN:
XXX-XX-9465

Order Confirming Plan Awarding Attorney's Fees Providing Extension Of The Plan
Beyond 36 Months And Providing Payment Of A Small Percentage Plan

The debtor's(s') plan having been transmitted to all creditors; and

It having been determined, after hearing on notice, that the debtor's(s') plan, or plan as modified, complies with Section 1325 of the Bankruptcy Code, 11 U.S.C. Section 1325, and with other applicable provisions of Title 11 of the United States Code as shown by Exhibit "A" attached hereto; and sufficient cause having been shown for the length of the plan to be extended beyond thirty-six months; and the debtor(s) having testified under oath at the first meeting of creditors to facts sufficient to establish that this small percentage plan is filed in good faith as that term is defined in In Re Kitchens, 702 F.2d 885 (11th Cir. 1983); and

The Chapter 13 Trustee having recommended that the debtor's(s') plan to be confirmed; it is

ORDERED that the debtor's(s') plan, or plan as amended, which plan is attached hereto as Exhibit "A" and incorporated herein by reference, is confirmed, and the debtor(s) is furthered ordered to strictly comply with the terms of this plan and to maintain in force all insurance required by any of his contractual agreements; and it is further

ORDERED that an award of \$3,250.00 is made to William Orson Woodall with Woodall & Woodall as interim compensation in this case pursuant to Section 331 of the Bankruptcy Code for the attorney services rendered in this case. The attorney has previously been paid \$0.00. The Trustee is directed to pay the balance of \$3,250.00 as an administrative expense; and it is further

ORDERED that all pending motions to dismiss filed by the Chapter 13 Trustee are hereby withdrawn, unless a separate order has been entered resolving the motion.

END OF DOCUMENT

P.O. Box 1907
Columbus, GA 31902
Phone (706) 327-4151
ecf@ch13trustee.com

/s/ John Gilson
John Gilson, GA Bar No. 295360

RE:
 Flora Jan Harrelson
 10919 Old Valdosta Road
 Nashville, GA 31639

Case No. 18-70773-JTL

Trustee's Report

Payment Schedule

Payor	Amount	Start Date	Length
Flora Jan Harrelson	\$166.00	August 04, 2018	2.00
Flora Jan Harrelson	\$196.00	October 04, 2018	End of Plan

Commitment Period: 36 Month Minimum

Anticipated Plan Length: 60 Months

From the payments so received, the trustee shall make disbursements as follows:

Creditor Name	Value	Description	Int	Payment
Other Secured				
W. S. Badcock Corporation	Debt	Furniture	4.00	\$9.21
Whiddens Furniture	Debt	Furniture	4.00	\$3.68
Secured - Vehicle				
Bank Of Alapaha	\$5,200.00	2006 Grand Marquis *	6.00	\$103.00
Paid Outside Secured				
Bayview Loan Servicing, Llc		Mtg Begin July 2018		
Estate Of Quincy Mcmillan		Mtg-Begin July 2018		

All 11 U.S.C. § 507 Priority claims will be paid in full over the life of the plan.

Nonstandard Provisions:

The standard language and specific terms contained in the Middle District of Georgia's model Chapter 13 plan and any special provisions added to the plan or modified plan by the debtor are incorporated by reference.

*Bank of Alapaha shall retain its lien securing the vehicle as provided by 11 U.S.C. Section 1325 (a)(5) of the United States Bankruptcy Code and shall not release its lien until the earlier of the payment of the underlying debt determined under non-bankruptcy law;or(bb) discharge under section 1328;and(lI)if the case under this chapter is dismissed or converted without completion of the plan,such lien shall also be retained by such holder to the extent recognized by applicable non-bankruptcy law.

0.00% will be paid to unclassified unsecured creditors.

If the debtor proposes to pay less than 100% to the unsecured creditors, the debtor will pay 36 monthly payments before becoming eligible for a discharge. If the case has an applicable commitment period of 60 months, the debtor will pay a minimum of 57 months unless another term is stated in special provisions before becoming eligible for a discharge.

The Trustee recommends this plan be confirmed as it complies with all of the requirements of 11 U.S.C. Section 1325.

EXHIBIT "A"

P.O. Box 1907
 Columbus, GA 31902
 Phone (706) 327-4151
 ecf@ch13trustee.com

/s/ John Gilson
 John Gilson, GA Bar No. 295360